



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Jiang et al.

Serial No.: 10/799,948

Filed: March 12, 2004

For: METHOD OF ATTACHING A
LEADFRAME TO SINGULATED
SEMICONDUCTOR DICE

Confirmation No.: 8012

Examiner: D. Blum

Group Art Unit: 2813

Attorney Docket No.: 2269-2950.6US
(96-0552.05/US)

NOTICE OF EXPRESS MAILING

Express Mail Mailing Label Number: EL994823087US

Date of Deposit with USPS: May 4, 2005

Person making Deposit: Steve Wong

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Sir:

The Examiner indicates:

[Claims 1, 16, 29, 41, 48, 54, 66, 67 and 68, contain the limitation for attaching a semiconductor die where after identifying and testing for acceptable die, an adhesive is applied in a wet state, partially cured to a tacky but flowable state and attaching a portion of at least one lead from the plurality of leads from the lead frame and a portion of the active surface of the die. This limitation, in combination with the other limitations of claims 1, 16, 29, 41, 48, 54, 66, 67 and 68 is not taught or suggested by the prior art of record. Neither Farnsworth (US 5286679) nor Hayes (US5681757) teaches this. The instant claims have been amended to overcome statutory double patenting and four terminal disclaimers

have been properly submitted to overcome obvious double patenting.
Claims 2-15 are allowed as being properly dependent upon allowed claim 1.
Claims 17-28 are allowed as being properly dependent upon allowed claim 16.
Claims 30-40 are allowed as being properly dependent upon allowed claim 29.
Claims 42-47 are allowed as being properly dependent upon allowed claim 41.
Claims 49-53 are allowed as being properly dependent upon allowed claim 48.
Claims 55-65 are allowed as being properly dependent upon allowed claim 54.]

Applicants concur with the reasons as stated by the Examiner insofar as they comprise a summary, and are exemplary and not limiting. However, the independent claims as allowed include other and different language than that specified by the Examiner, and the allowed dependent claims include other and further features and elements. Accordingly, the scope of the claims must be determined from the literal language of each as a whole, as well as equivalents thereof.

Respectfully submitted,



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Date: May 4, 2005
JRD/dlm:lmh
Document in ProLaw



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Notice of Allowance Mailed:

February 4, 2005

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TRANSMITTAL LETTER

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

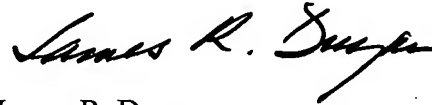
Applicants submit herewith Part B - Fee(s) Transmittal for the above-captioned application and a check in the amount of \$1,715.00 in payment therefor plus five (5) copies of the patent when issued.

Also enclosed are Amendment Pursuant to 37 C.F.R. § 1.312(a) and Fee Addressee for Receipt of PTO Notices Relating to Maintenance Fees.

Serial No. 10/799,948

Applicants understand that no additional fees are required. However, if the Office determines that any comparison fees or other additional fees are required, the Commissioner is authorized to charge any such fees to TraskBritt Deposit Account No. 20-1469. A copy of this Transmittal Letter is enclosed for deposit account charging purposes.

Respectfully submitted,



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Telephone: 801-532-1922

Date: May 4, 2005

JRD/dlm:lmh

Enclosures: Part B - Issue Fee Transmittal

Check No. 21630 in the amount of \$1,715.00

Copy of Transmittal Letter

Amendment Pursuant to 37 C.F.R. § 1.312(a) (21 pages)

Fee Addressee for Receipt of PTO Notices Relating to Maintenance Fees (2 pages)

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